OUR NEIGHBORS.

Atchison County Items. [From the Journal.]

-L. C. Christian and C. F. Rapp each lost a child this week with spotted fever. -Circuit Court has been in session the past week. H. H. Olney, for em-hezzlement, was acquitted by jury. J. C. Burgess for the same, indictment quashed. David La Follett, murder in

first degree, continued, John Buford, burglary and grand larceny, continued.

Holt County Items.

[From the Sentinel.]

A teachers' training school will be held in Oregon, commencing about the middle of July, 1874.

—The Kunkel Brothers' woolen factory and flouring mill, situated a half mile east of Oregon, commenced operations last Wednesday.

-B. C. Robinson, the sub-contractor for building the Corning Ditch, disappeared one day last week, taking with him \$1,200, which he had drawn from the county, as part payment for the work on said ditch, out of which he was to pay the wages and the store and board bills of his workmen. Mr. Hollenbeck, the hotel keeper, loses nearly \$400, and the business men and others of Corning, as well as the poor workmen, are sufferers to the tune of about \$1,200 by the rascality of Robinson.

-The Holt County Court was in ses sion this week. The poll-tax was fixed at \$3.75 per man, or three days' work on the road each year. The Road Overseers are to receive \$1.50 per day for their services.

The bounty on gophers was fixed at

124 cents for each scalp.
The school districts of the county were re-numbered. There are now 68 in the county.

Worth County Items. [From the Star.]

-A meeting of the members of the Agricultural Society of Worth county, and all others interested in having an Agricultural and Mechanical Fair in this county the coming tall are requested to meet in Grant City on Saturday, the 16th inst.

-Every indication goes to show that we are to have one of the most generous and bountiful summer seasons in the history of our State. Wheat looks splendid, and the earth is ready for the corn. Other crops will bear favorable comparison with the wheat, and orchards are rich in the promise of an abundance

The Veto.

The Chicago Inter-Ocean says: The more closely the veto message is scanned, especially in relation to former messages of the President, and particularly that of last December, the more incomprehensible does it appear. But one conclusion can be arrived at in passing an impartial judgment upon it, namely: that the President's mind has namely: that the President's mind has been unduly influenced, and his unusual clear apprehension of the will of the people clouded by the violent clamor of Eastern politicians, Congressmen, and newspapers, and his sense of justice overborne by the powerful and impor-tunate lobby of bankers and capitalists, who discovarding alike custom and who, disregarding alike custom and who, disregarding take custom and propriety, have invaded the privacy of the Executive mansion to force upon the head of Government their selfish de-mands. On no other hypothesis can the veto message be accounted for, especially since it is in such violent contrast with the following paragraph from the message of December last, namely:

"The decision of Congress on the subject of the currency will have the hearty support of the Executive."

Forfeited.

From the St. Joseph Herald of a recent date, we clip the following railroad

"Three years ago yesterday the char-ter of the old St. Joseph & Iowa Rail road Company was transferred to the Burlington & Southwestern Railroad Company, upon condition that within three years from that date a certain amount of work should be done upon the route leading from St. Joseph up through the Grand river country. The franchise thus assigned was very valuable, as the charter gave the company uable, as the charter gave the company certain privileges enjoyed by but few railroad corporations in the State, among which is the right to receive subscriptions of stock from counties, townships and cities, without having the question submitted to a vote of the people. The Burlington & Southwestern Builtond Company have mental contents to the company have been applied. ern Railroad Company have utterly failed to comply with the conditions of the contract of assignment, and the franchise, of course, reverts back to the original owners. We trust the directory of the St. Joseph & Iowa Railroad Company will take steps to enforce their rights. The day is not far distant when a road running eastwardly will be built, and the charter will then be of immense value."

THE St.Joe Gazette says it don't know how Hon. I. C. Parker, our member of Congress, voted on the currency ques-We presume it is really as ignorant as it professes to be, but we can inform it that he voted for the bill that Mr. Grant veteed, and we will further remark that his vote is approved by nine-tenihs of his constituents, "regard-less of party." We can also inform the Gazette that Mr. Parker can beat any candidate that could be placed on its platform by a tremendous majority of the voters of this district. If it wants to popularize Mr. Parker, let it assail his vote on the currency question. -[Plattsburg Lever.

Popularillustrated book (260 pages) or MANIPOD! WOHAMHOOD! MARRIAGE! Impediments to Marriage; the cause and cure. Sent security sealed, post paid for co cents, by Dr. C. WHITTHER, 617 St. Charles Street, St. Louis, Mo., ment receinlist . Read his works.



\$60,000 00 IN VALUABLE GIFTS!

D. Sine's 167th REGULAR MONTHLY

GIFT ENTERPRISE! To be drawn Monday, June 8th, 1874.

TWO GRAND CAPITALS OF

TWO GRAND CAPITALS OF

\$5.000 each in Greenbacks
Two Prizes \$1,000\(\tilde{\ti}

Gold Chains, Silver-ware, Jewelry, &c., &c. Number of Gifts 6,500! Tickets limited to 60,000! AGENTS WANTED TO SELL TICKETS, to whom Liberal Premiums will be paid.

Single Tickets, \$1; Six Tickets, \$5; Twelve Tickets, \$10; Twenty-five Tickets, \$20.

Circulars containing a full list of prizes, a description of the manner of drawing, and other information in reference to the Distribution, will be sent to any one ordering them. All letters must be addressed to MAIN OFFICE.

L. D. SINE, Box 86.

Omaha & St. Louis Short Line. -1874.-

Kansas City, St. Joseph & Council Pluffs RAILEOAD

Is the Only Direct Line to LOUIS

AND THE EAST, FROM

JOSEPH AND THE WEST.

NO CHANCE

Cars between ST. JOSEPH and ST. LOUIS, and but one be-tween OMAHA and

This is the only Line running a PULLMAN SLEEPING CAR EAST FROM OMAHA,

On Arrival of the Union Pacific Express Trains.

THIS ENTIRE LINE IS ROUPPED WITH
Pullman's Palace Sleeping Cars.
Palace Day Coaches and Chair Cars,
Miller's Safety Platform and Coupler and
The Celebrated Westinghouse Air Brake.

Kansas City, St. Joe & Council Bluffs R.R.,

Tickets for sale at all Coupon Stations in the Wes

J. F. BARNARD, A. C. DAWES,
Gen. Superintendent,
St. Joseph, Mo.

A. C. DAWES,
Gen. Pass. Agt.
St. Joseph, Mo.

Purely Mutual. N. Y. LIFE INSURANCE CO.

CABIL ASSETS, ANNUAL INCOME.

\$23,500,000. \$8,000,000. THIS ald tried and true company, being the oldest the oldest company in the United States, but one, purely mutual. Policies non-forfeitable. Offers insurance on all the most approved plans, and on the most faverable terms. Being purely Mutual, pays larger dividends than Stock or Mixed Companies with guarantee capital, and is equally well secured. The ratio of expenses to income is smaller than any other company, being only eleven per cent. It grants all forms of Life Insurance.

Ordinary Life Policies, Limited Payment Life Policies. Endowment, Annuities and **Tontine Investment Policies.**

The Tontine Policy combines Life and Endowment Insurance for 10, 15, and 20 years; raises the same as ordinary life.

For further particulars address,

H. S. WILLIAMS,

2227 District Agent, Bolckow, Misse

W. E. BURTCH, M. D.,

Fillmore, Mo.

PHYSICIAN, Surgeon, Accoucheur, &c. Sur-

THE LADIES' FRIEND!

Improved Davis

LOCKSTICH, VERTICAL FEED

SEWING MACHINE Which is beyond question, more perfect for all kinds of work than any other machine in use; a a combination of simplicity, durability and economy, manufactured of the VERY REST INFORTED STEEL, and composed of only TWELVE Working parts, while other machines have from thirty to forty.

THE VERTICAL FEED BAR

THE VERTICAL FEED BAR

Involves a new feature in Sewing Machines, possessing one of the most valuable working principles ever patented; its operation is positive, enabling it to ruw over seams and turn corners without changing the tension, length of sitch, or stopping the motion of the machine, sand to sew any number of thicknesses of any length, without basting; entirely preventing the fulling and puckering of one piece, while the other remains straight; and at the same time, in a practical manner, will do what no other machine can, to-will:

TARE ALL THE STRETCH FRON THE GOODS.

TARE ALL THE STRETCH FROM THE GOODS.

Operating with equal facility on the heaviest as well as the lightest fabrics, leaving a seam alike on both sides, beautifully smooth, strong and elastic. It is especially adapted to the diversified wants of family sewing, as it does any kind of work which can be done with a sewing machine, with less changing or adjusting than any other machine in the market, and is so simple in construction that it can be used by any one with alactived that is adapted to FAMILY USE, TAILORING OR LEATHER WORK.

In presenting the "Improved Davis" we claim, in addition to its superior principles, more absolute perfection of workmanship and more complete adjustability than pertains to any competing machine.

EVERY MACHINE WARRANTED. TAKE ALL THE STRETCH FROM THE GOODS.

EVERY MACHINE WARRANTED. A. M. Choss, Gen'l Ag't, St. Joseph, Mo. 3子Call at J. B. Russel's, and examine the ma-chine, and leave your orders. 26隻

Mortgage Sale.

WHEREAS, Daniel Bauman and Elizabeth Bauman, his wife, by their mortgage deed with power of sale therein contained, dated January 31, 1866, and recorded in the Recorder's office of Andrew county. State of Missouri, in Book No. 19, at Page 11, conveyed to the undersigned mortgagee the following described real estate, lying and being in Andrew county, in the State of Missouri, to-wil: The north half of the west half of the southeast quarter of section number one (1), in township number fifty-nine (59), of range number thirty-five (35), containing forty acres, which said conveyance was made to secure the payment of a certain promissory note in said mortgage deed mentioned and described. And, whereas, said note is due and unpaid, except the sum of sixty dollars paid thereon toward the liquidation of the interest. Now, therefore, by virtue of the power and authority invested in me by said mortgage deed, I, the undersigned mortgagee, will, on

Saturday, the 6th day of June,

1874, between the hours of nine o'clock in the forenoon and five o'clock in the afternoon of that day, at the south door of the Court-house in the city of Savannah, county of Andrew, in the State of Missouri, proceed to sell the property above described, at public ventue to the highest bidder for cash in hand, and apply the proceeds of said sale to the purposes mentioned in said deed.

FREDERICK BREIT, Mortgagee.

W. W. CALDWELL, attorney for mortgagee.

CONSTABLES' and JUSTICES'

BLANKS.

WE have a full supply of Blanks for the use of Justices of the Peace and Constables.

Sale of Real Estate.

WHEREAS, William T. Trent and Benton Yocam, by their certain deed of mortgage with power of sale, dated April 19, 1872, and recorded in the Recorder's office of Andrew county State of Missouri, is Book 27, at Page 117, conveyed to the undersigned a certain tract or parcel of land situated in the town of Amazonia, in the county of Andrew, in the State of Missouri, to-wit: all of lot sixteen in block forty-three, which said conveyance was made to secure the payment of a promissory note in said deed mentioned and described.

And whereas, said note is due and unpaid, together with the interest thereon; now, therefore, the undersigned, in virtue of the power in him vested by said deed of mortgage, will on

Saturday, the 16th day of May,

1874, between the hours of nine o'clock in the foremon and five o'clock in the afternoon, at the south door of the Court-house in the city of Savannah, county of Andrew, in the State of Missouri, proceed to sell the property above described, at public vendue to the highest hidder, for cash in hand, and apply the proceeds of said sale to the purposes mentioned in said deed.

N. B. GIDDINGS, Mortgagee.

Mortgage Sale of Real Estate.

Passengers Taking other Routes have a disagreeable Transfer at the River Station.

Passenger Taking DALY, REACHING ALL.

Passenger Taking DALY, REACHING ALL.

Eastern and Western Cities

With Less Changes and in advance of other lines. This Exyriax Link is Reciprocal with the southwest quarter of section twenty-three (23), and all that portion of the northwest quarter of section twenty-three (23), and the southwest quarter of section twenty-three (23), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25), and all that portion of the northwest quarter of section twenty-three (25

sourt.

Now, therefore, by virtue of the power vested in me, by the terms of said mortgage deed and the law, a shall, on

Saturday, the 6th day of June,

1874, at the south door of the Court-house, in th 1874, at the south door of the Court-noise, in an city of Savaniah, Andrew county, Missouri, between the hours of ten o'clock A. M., and four o'clock P. M. of said day, proceed to sell all of the real estate in said morigage and herein described, for cash in hand, for the purposes in said

mortgage specified.
AUGUST SCHUSTER, Mortgagee.
W. S. GREENLER, and Δ. J. HARLAN, Attorneys for mortgagee.

Ulrich Oppliger,

WATCHES!



West Side the Square,

SAVANNAH, MO. All kinds of repairing done

Mortgage Sale-

Mortgage Sale.

WHRREAS, Daniel O'Conneil and Sarah O'Conneil, his wife, by their certain mortgage deed of trust, dated the 28th day o'Jannary, A. D. 1871, and recorded in the Recorder's office of Andrew county, Missouri, in book nineteen (19), at page five hundred (300), conveying to James C. Ramsey, as trustee, seven and seven one-hundredths (7-100) acres off the west side of the northeast quarter of the southwest quarter of section number thirty (30), township number sixty (30), range thirty-six (36); also, twenty-live and eighty-six one-hundredths (25-8-100) acres off the cast side of the west half of the southwest quarter of section number thirty (30), township number sixty (60), range number thirty-six (36), situate in the county of Andrew, and State of Missouri, which conveyance was made to secure the payment of a certain promissory note in said deed of trust mentioned and described, calling for one hundred and five dollars, payable to James C. Ramsey, or bearer, twelve months after date, for value received, with interest at the rate of ten per cent. signed Daniel O'Conneil, and dated January 28th, 1871; And whereas, said note and interest thereon are new due and unpaid; and whereas, it was provided in said mortgage deed of frust that if the said Daniel O'Conneil, his Executors or Administrators, should fail to pay or cause to be paid the sum of money specified in said note and all the interest that might be due thereon, according to the tenor and effect thereof, then, and in that case it should be lawful for the said James C. Ramsey, or has legal representatives, or at the request of the legal holder of said note, the then acting Sheriff of Andrew county, Missouri, might proceed to sell the property described in said mortgage deed of frust, or any part thereof, at public vendure, to the highest bidder, at the Court-house door, in the city of Savannrh, county of Andrew conty, Missouri, in put rereased to and whereas, said note and interest thereon are due and unpaid, and whereas, James C. Ramsey, legal h

Monday, the 6th day of July,

1874, between the hours of nine o'clock A. M. and five o'clock P. M. of that day, at the Courthouse door in the city of Savannah, county of Andrew, State of Missouri, proceed to sell the property above described, or so much as may be necessary to pay said debt, interest and costs, at public auction, to the highest bidder, for cash, to satisty said note, and interest thereon, with costs and expenses of this sale.

PEMBROKE MERCER,
Sheriff of Andrew county, Mo.
HARLAN and MADDEN, Altorneys. 283

Stray Notice.

TAKEN up by David F. Jenkins, living in Nodaway township, in Andrew county, Missouri, on the 21st day of April, A. D. 1874, a bay mare, fifteen hands high, supposed to be eight years old; small star in the forehead; small white spoton the left side of the neck, supposed to have been made by the collar; marked with harness. Appraised at forty dollars, by Isaac Caldwell and Andrew J. Hollenbeck. A true copy from my stray book.

202 Justice of the Peace for Nodaway twp.

Stray Notice.

TAKEN up by Hiram Wilson, living in Platte
township, in Andrew county, Missouri, on
the 13th day of April, A. D. 1874, one dark
brown pony mare, about nine years old, fourteen
hands high, has a star in the forehead and a
small white spot on the left fore arm, and a
heavy mane and tail, and a halter on when taken
up. Appraised at forty dollars by David Burns
and Wm. Hauk, and sworn to before me this
25th day of April, 1874. A true copy from my
stray book.

VINCENT WILSON,

J. P. for Platte twp.

Stray Notice.

TAKEN up by Isaac Caldwell, living in Washsouri, on the 20th day of April A.D. 1874, two
horses, one a brown horse four years old, about
fourteen hands high, blaze in the face, pony
built, had on a halter, both hind feet white half
way up the leg, small white on back part of left
fore foot, appraised at thirty dollars. The other
a dun horse, six years old, about fifteen hands
high, harness marked. Appraised at forty dollars; both appraised by David F. Jenkins and
Andrew J. Hollenbeck. A true copy from my
stray Book.

229 Justice of the Peace for Nodaway Twp.

Final Settlement.

CREDITORS and all others interested in the estate of Join G. Musick, deceased, will lake notice that at the term of the Probate Court to be held at the office of the Judge of said Court, in Savamah, Andrew county, Missouri, at the June term, 1874, I will make final settlement of said estate, and ask to be discharged from said administration.

2019 Administrator of John G. Musick, dec.

Final Settlement.

NOTICE is hereby given to all creditors and all others interested in the estate of Noble R. Hays, deceased, that I, W. W. Caldwell, administrator of said estate, intend to make final settlement thereof at the next term of the Probate Court of Andrew county, Missouri, to be held at Savannab, in said county, on Monday, the 15th day of June, 1874.

20 25 W. W. CALDWELL, Administrator.

Final Settlement.

CREDITORS and all others interested in the estate of Miller Wilson, (colored) deceased, will take notice that at the next term of the Probate Court, to be held at the office of the Judge of said Court, in Savannah, Andrew county, I will make that settlement of said estate, and ask to be discharged from said administration. JULIUS A. 64 AINES, 2022 Administrator of Miller Wilson, Sec.

Final Settlement.

CREDITORS and all others interested in the estate of John M. Cameron, deceased, will take notice that at the office of the Judge of said Court, in Savannah, Andrew county, Missouri, take notice that at the office of the Judge of said Court, in Savanuah, Andrew county, Missouri, on Monday, the 15th day of June, 1874, I will make fluid settlement of said estate, and ask to be discharged from said administration. II. M. BEAUCHAMP, 29% Administrator of John M. Cameron, dec.

Administrator's Notice.

NOTICE is hereby given that letters of administration upon the estate of Obadiah Roberts, late of Andrew county, deceased, have been granted to the undersigned by the Probate Court of the county aforesaid, bearing date the twenty-seventh day of April, A. D. 1874. All persons having claims against sand create are required to exhibit them to me for allowance within one vear after the date of said letters, or they may be precluded from any benefit of such estate, and if such claims be not exhibited within two years from the time of the publication of this notice, they will be forever barred.

JOSHUA BOND,

Administrator's Notice.

NOTICE is hereby given that letters of adminderascel, have been granted to the undersigned by the Probate Court of Andrew county, bearing date April 18, A. D. 1874. All persons having claims against said estate are required to exhibit them to file for allowance within one year from the date of said letters or they may be precluded from any benefit of such estate, and if said claims be not exhibited within two years from the time of publication of this notice they will be forever barred.

JOSEPH B. GARDINER,
THOMAS J. TABLER,
2020 Administrators of I. S. Tabler, dec.

Mortgage Sale.

WHEREAS, Charles W. Snyder, by his mortained, dated April 26, 1873, and recorded in the Recorder's office of Andrew county, in the State of Missouri, in Book 28, Page 389, conveyed to the undersigned mortgagee, John C. Gann, the following described personal property, situated in said county, to-wit: One engine and botler, with cupola, balance wheel and drive wheel, including planing mill and saws and fixtures, which said conveyance was made to secure the payment of a certain promissory note in said mortgage deed described, for the sum of one hundred and sixty dollars (8160), due on or before the first day of January, 1874, and bearing interest from date at the rate of ten per cent. per annum.

interest from date at the rate of ten per cent. per annum.

And whereas, it is provided in said mortgage deed that if said note shall not be well and truly paid when the same becomes due and payable, that the undersigned, John C. Gann, may proceed to sell said property, or any part thereof, at public vendue, to the highest bidder, on the premises where the same is situated in Amazonia, within said county of Andrew, for cash, first giving thirty days public notice of the time, terms and place of sale, and of the property to be sold, by publication in some newspaper printed in the county and State aforesaid. And whereas, the note above mentioned and described, and the interest thereon, are now due and unpaid; now, therefore, by virtue of the power in me vested by said mortgage deed, I will, on

Friday, the 22d day of May,

A. D. 1874, between the hours of ten o'clock in the forenoon and five o'clock in the afternoon of that day, at the shop and premises of the said C. W. Snyder, in Amazonia, in Andrew county, State of Missouri, proceed to sell the above described personal property, at public vendue, to the highest bidder, for cash, to satisfy said note and interest, together with the costs and expenses attending said sale.

JOHN C. GANN,
Mortgagee.

Savannah, Mo., April 16, 1874.

26 §

Mortgage Sale.

Mortgage Sale.

Whereas, that, on the 22d day of February, W. A. D. 1872, Joseph W. Bood and Adaline Bond, his wife, by their deed of mortgage with power of sale, conveyed to Charles McGonagle, of Andrew county, and State of Missours, the following described real estate, to-wit: Lot number one of block number thirty (30), in the town of Amazonia, in Andrew county, in the State of Missouri, to secure the payment of a certain promissory note described in Said mortgage, for the sum of one hundred and sixty dollars (8160.00), of even date with said Mortgage, due and payable to the order of said Charles McGonagle, twelve months after the date of said note, with interest thereon after the maturity at the rate of ten per cent. per annum until paid; that the said mortgage deed contains the express condition that upon full payment of said note according to the terms thereof, the said mortgage shall become void, but if default of payment of said note shall be made, the said mortgage to be and remain in full force; and that the said Charles McGonagle, or his legal representatives, or on the request of the legal holder of said note, the then acting Sheriff of said Andrew county might proceed to sell the said real estate, described, or any part thereof, at public venible, to the highest bidder, for cash, at the Court-house door, in the city of Savannah, county of Andrew, and State of Missouri, first giving thirty days public notice of said sale, with a description of said real estate to be sold, published in said monty of Andrew, and state of Missouri, first giving thirty days public notice of said sale, with a description of said real estate to be sold, published in Said sale, and apply the balance in payment of the amount of said note, and convey the said real estate by deed in fee simple to the purchaser thereof;

And whereas, default has been made in the payment of said note, and convey the said real estate by deed in fee simple to the purchaser thereof;

And whereas, default has been made in the payment of said note, a

Monday, the 1st day of June,

A. D. 1874, sell the real estate hereinbefore described, at public sale, for cash, to the highest bidder, at the Court-house door, in the city of Savannah aforesaid, between the bottes of cight o'clock in the forenoon and als o'clock in the aftersoon of said first Monday in June, 1874, and convey the same to the purchaser or purchasers thereof.

PEMBROKE MERCER.

Sheriff of Anerew county, Mo.

By A. T. Sanis, Deputy.

By A. T. Sanin, Deputy.

Higgins & Stewart, Afterneys.

Mortgage Sale.

WHEREAS, that, on the Iwenty-first day of July, A. D. 1873. Benton Yocome and Helen Yocome, his wife, by their deed of mortgage with power of sale, conveyed to James H. Horton, of Andrew county, hissouri, the following described real estate, be-wit: Lot number 13, in block number 43, in the town of Amazonia, in Andrew county, in the State of Missouri, to secure the payment of a certain promissory note, described in said mortgage, for the sum of one hundred dodlars, of same date with said mortgage, due and payable to the order of said James H. Horton six months after the date thereof, with interest thereon from its date at the rate of ten per cent. per annum; that said dend of mortgage contains the following conditions, viz: that if default shall be made in the payment of said James H. Horton, or his legal representatives, or the acting Sheriff of Said county may proceed to and sell the said real estate in said deed of mortgage described, at public sale, first giving thirty days public notice the reof prior to the time of saie, and out of the proceeds of said sale, and apply the balance in payment of the samount of the said note, and the Sheriff, or the said mortgage are, by said deed of mortgage, to convey said real estate in fee simple to the purchaser thereof by said deed of mortgage, to convey said real estate in fee simple to the purchaser thereof by sufficient deed;

And whereas, default has been made in the payment of said note, and parsuant to the sashority and power in me vested, and the pease conferred by said mortgage. I, the undersigned, the acting Sheriff of said county, will, ea.

Monday, the 1st day of June,

Monday, the 1st day of June,

An D. 1874, sell the real estate bereinbefore described at public sale, to the highest bidder, to see that the Court-house door, in the city of Navannah, in said county of Andrew, and State of Missouri, between the hours of eight o'clock is the forenoon and six o'clock in the afternoon of that day, and convey said real estate to the purchaser thereof. PEMIROSE MERCER, Sherts of Andrew county, Missouri, By A. T. Sanin, Deputy.

Final Settlement.

CREDITORS and all others bitterested in the cetate of Thomas Sollers, declared, will take notice that at the next term of the Probate Court, to be held at the office of the Judge of Said Court, in Savannah, Andrew county, Missouri, on Monday, the 18th day of June, 1854, I will make final settlement of said estate, and ask to be discharged from said administration.

ABRAM JOHNSON, 27 2° Administrator of Thomas Sollars, dec.

Final Settlement.

NOTICE is hereby given that the undersigned.
Guardian of the person and Curator of the estate of Robert B. Dawson, minor heir of R. B. Dawson, Sr., deceased, will, at the next term of the Probate Court of Andrew county, Missouri, to be held in Savannah, Andrew county, Missouri, on the 15th day of June. 1874, being the third Monday in June, ask leave to resign his said Guardian and Curatorship and make final settlement of his accounts as such Guardian and turator.

Z. F. GILMORE,
Guardian and Curator.

Guardian and Curator's Notice.

STATE of Missouri, county of Andrew, ss. In the Probate Court of Andrew county, Missouri, June term, 1834. To all persons concerned:

Notice is hereby given that the undersigned guardian of the persons and curstor of the estates of Josiah Lumiy, Alvira Lumiy and Marion Lumiy, minor heirs of Henry Lamiy, deceased, will, at the June term of safd court, to be held in Savannah, Andrew county, Missouri, on the third Monday of June, 1834, apply to said court for leave to resign the office and trust of guardian and curator aforesaid.

WILLIAM C. SMITH, Guardian and Curator.